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9 *Attorneys for Defendant Quantum Energy Inc.*

10 **UNITED STATES DISTRICT COURT**

11 **DISTRICT OF NEVADA**

12 JOHN L. SUPROCK, LAURIE L.  
13 SUPROCK, CONSORTIUM LLC,  
14 RENEWABLE ENERGY NOW, LLC,

15 Plaintiffs,

16 vs.

17 QUANTUM ENERGY INC.,  
18 CLEARTRUST LLC,

19 Defendants.

20 **Case No.: 2:22-CV-00494-GMN-EJY**

21 **STIPULATION TO EXTEND TIME TO**  
**FILE RESPONSE AND REPLY TO**  
**MOTION TO DISMISS**

22 **(First Request)**

23 On May 6, 2022 QUANTUM ENERGY, INC. (“Defendant”) filed its Motion to  
24 Dismiss [*see ECF Doc. 13*] the response to which is currently due on May 20, 2022. Because  
25 of the professional and personal schedules of counsel, JOHN L. SUPROCK, LAURIE L.  
SUPROCK, CONSORTIUM LLC and RENEWABLE ENERGY NOW, LLC (collectively  
“Plaintiffs”), have requested an extension of time up to and including June 20, 2022 to file  
Plaintiffs’ Opposition to the Motion to Dismiss. Counsel for Defendant has stipulated to  
such an extension and in doing so has requested an extension to file its reply to July 8, 2022  
in part due to the holidays near the deadline if no extension to the reply were granted  
(assuming the June 20, 2022 extension were granted the reply would be due on June 27,  
2022). As such, the parties have stipulated as follows:

1 IT IS HEREBY STIPULATED that (1) Plaintiffs may have up to and including June 20,  
2 2022 to file its response to Defendant's Motion to Dismiss and (2) that Defendant may have  
3 up to and including July 8, 2022 to file any reply in support of their Motion to Dismiss.

4 This stipulation is being made in good faith and not for the purposes of delay.

5 DATED this 17th day of May, 2022.

DATED this 17th day of May, 2022.

6 **FENNEMORE CRAIG, P.C.**

**SCHLAM, STONE & DOLAN LLP**

7 /s/ Christopher H. Byrd, Esq.  
Christopher H. Byrd (#1633)  
8 Chelsie A. Adams (#13058)  
9 *Attorneys for Defendant Quantum*

/s/ Joshua Wurtzel (w/ permission)  
Joshua Wurtzel  
Samuel Butt  
10 *Attorneys for Plaintiffs*

DATED this 17th day of May, 2022.

11 **WILEY PETERSEN**

12 /s/ Jonathan D. Blum (w/ permission)  
13 Jonathan D. Blum (#9515)  
*Attorneys for Plaintiffs*

**ORDER**

14 Based on the above Stipulation between the parties and good cause appearing  
15 therefore,

16 IT IS SO ORDERED that (1) Plaintiffs may have up to and including June 20, 2022  
17 to file its response to Defendant's Motion to Dismiss and (2) that Defendant may have up  
18 to and including July 8, 2022 to file any reply in support of their Motion to Dismiss.

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**IT IS SO ORDERED.**

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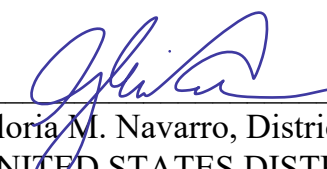
Dated this 18 day of May, 2022.

22

23 Respectfully Submitted By:

24 **FENNEMORE CRAIG, P.C.**

25 /s/Christopher H. Byrd, Esq.  
26 Christopher H. Byrd (No. 1633)  
Chelsie A. Adams (No. 13058)  
27 *Attorneys for Defendant Quantum Energy Inc.*

  
28 Gloria M. Navarro, District Judge

UNITED STATES DISTRICT COURT

**CERTIFICATE OF SERVICE**

2 Pursuant to NRCP 5-4 of the Local Rules of Civil Practice of the United States  
3 District Court, District of Nevada, I hereby certify that I am an employee of Fennemore  
4 Craig, P.C., and that on May 17, 2022, I caused to be served a true and correct copy of the  
5 foregoing STIPULATION TO EXTEND TIME TO FILE RESPONSE AND REPLY TO  
6 MOTION TO DISMISS (FIRST REQUEST) in the following manner:

7 X The foregoing was electronically filed on the date hereof and served on all parties  
8 through the Notice of Electronic Filing automatically by the Court's CM/ECF;  
9 \_\_\_ By depositing a copy of the above-referenced document for mailing in the U.S. Mail,  
10 first-class postage prepaid, at Las Vegas, Nevada, to the parties listed below.

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/s/Trista Day  
Employee of Fennemore Craig, P.C.